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MICHAEL A BERNADICOU			LEE, EUGENE	
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12400 WILSHI	RE BOULEVARD		ART UNIT	PAPER NUMBER
7TH FLOOR			2815	
LOS ANGELE	S, CA 90025		DATE MAILED: 06/11/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application N	Applicant(s)				
	09/475,452	MURTHY ET AL.				
Office Action Summary	Examiner	Art Unit				
	Eugene Lee	2815				
The MAILING DATE f this communicati n ap Period for Reply	opears on the cover sheet w	vith the correspondence address -	-			
A SHORTENED STATUTORY PERIOD FOR REPITHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perior - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a ply within the statutory minimum of th d will apply and will expire SIX (6) MC ate, cause the application to become a	a reply be timely filed airty (30) days will be considered timely. DNTHS from the mailing date of this communica ABANDONED (35 U.S.C. § 133).	ation.			
Status						
2a) ☐ This action is FINAL . 2b) ☑ Th 3) ☐ Since this application is in condition for allow	Responsive to communication(s) filed on <u>23 April 2004</u> . This action is FINAL . 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-6 and 8-14 is/are pending in the a 4a) Of the above claim(s) is/are withdres 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-6,8-14 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/	awn from consideration.					
Application Papers						
9) The specification is objected to by the Examir 10) The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the sheet of the she	ccepted or b) objected to be drawing(s) be held in abeya ection is required if the drawin	ance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFR 1.12				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in iority documents have bee eau (PCT Rule 17.2(a)).	Application No en received in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	Paper No	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application (PTO-152)				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 4/23/04 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, and 8 thru 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gualandris et al. 5,041,885. Gualandris discloses (see, for example, FIG. 4) a field effect transistor (device) comprising a gate oxide (gate dielectric) 2, silicon substrate having an electrical semiconductivity of a first type (first conductivity region of a substrate) 5, gate electrode 1, oxide spacers (pair of sidewall spacers) 6, and source and drain regions of a polarity opposite to the polarity of the silicon substrate (a pair of silicon or silicon alloy inwardly concaved source/drain region of a second conductivity type formed in said substrate) 7. The source and drain regions 7 are inwardly concaved and bend (inflection points) directly

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underneath the gate electrode 1. The channel region 5 directly beneath the gate electrode is larger that the channel region between the inflection points.

Gualandris does not disclose an inflection point which occurs between 50-250 A laterally beneath said gate electrode and at a depth of between 25-200 A beneath said gate dielectric. However, the depth of the source/drain junctions and the distance between the inflection point and the gate electrode and gate dielectric are result effective variables that one of ordinary skill in the art would optimize for affecting the channel region in a field effect transistor. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention was made to have an inflection point which occurs between 50-250 A laterally beneath said gate electrode and at a depth of between 25-200 A beneath said gate dielectric, since it has been held that discovering the optimum value of a result effective variable involves only routine skill in the art. In re Boesch, 617 F. 2d 272, 205 USPQ 215 (CCPA 1980).

Regarding claims 8 and 9, see column 4, lines 64-66, wherein Gualandris discloses doping with a p-type conductivity like boron or with an n-type conductivity like arsenic-phosphorus.

Regarding claims 10 and 11, Gualandris does not disclose the concentration of said deposited silicon or silicon alloy source/drain regions of a second conductivity type having a concentration between $1X10^{18}$ / cm³ – $3X10^{21}$ / cm³ or approximately $1X10^{21}$ / cm³. However, it would have been obvious to one of ordinary skill in the art at the time of invention was made to use these concentrations in order to form source and drain regions that are capable of forming a channel therebetween, and since it has been held that where the general conditions of a claim are

disclosed in the prior art, discovering the optimum or working ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

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Regarding claim 12, see FIG. 4 wherein Gualandris discloses a silicide 8 on source and drain regions 7.

- 4. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gualandris et al. 5,041,885 as applied to claims 1, and 8-12 above, and further in view of Takeuchi 5,970,351. Gualandris does not disclose the source/drain regions extending above the gate dielectric and wherein the top surface of said silicon or silicon alloy is spaced further from said gate electrode than the silicon or silicon alloy adjacent to said gate dielectric. However, Takeuchi discloses (see, for example, FIG. 11 (c)) a MOSFET comprising elevated source and drain regions 7B with a facet structure. In column 12, lines 45-63, Takeuchi teaches that such a structure provides reduced parasitic capacitance. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to use this structure in Gualandris's invention in order to reduce parasitic capacitance.
- 5. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gualandris et al. '885 as applied to claims 1, and 8-12 above, and further in view of Choi 6,057,582. Gualandris does not disclose a gate dielectric layer being thicker beneath the outside edge of said gate electrode than the gate dielectric layer beneath the center of said gate electrode. However, Choi discloses (see, for example, FIG. 2) a semiconductor device comprising a gate insulating film with both sides thicker than a thickness in the center. Choi teaches (see, for example, abstract)

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that such a gate insulating film reduces hot carrier effects. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to use the gate insulating film of Choi in Gualandris's invention in order to reduce hot carrier effects.

- 6. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gualandris et al. '885 in view of Takeuchi '351 as applied to claim 2 above, and further in view of Choi 6,057,582. Gualandris in view of Takeuchi does not disclose a gate dielectric layer being thicker beneath the outside edge of said gate electrode than the gate dielectric layer beneath the center of said gate electrode. However, Choi discloses (see, for example, FIG. 2) a semiconductor device comprising a gate insulating film with both sides thicker than a thickness in the center. Choi teaches (see, for example, abstract) that such a gate insulating film reduces hot carrier effects. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to use the gate insulating film of Choi in order to reduce hot carrier effects.
- 7. Claims 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gualandris et al. 5,041,885 as applied to claims 1, and 8-12 above, and further in view of Choi et al. 5,793,088. Gualandris does not disclose a pair of deposited silicon or silicon alloy regions having a first conductivity type formed between said pair of deposited silicon or silicon alloy source/drain regions of said second conductivity type and said first conductivity type region. However, Choi discloses (see, for example, FIG. 2 and FIG. 3) a structure 106 comprising halo regions 120, 122. Choi teaches that halo regions provide higher punchthrough voltage.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to use halo regions in order to attain a higher punchthrough voltage.

8. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gualandris et al. 5,041,885 in view of Wieczorek et al. 6,274,894 B1 and further in view of Takeuchi 5,970,351. Gualandris discloses (see, for example, FIG. 4) a field effect transistor (device) comprising a gate oxide (gate dielectric) 2, silicon substrate having an electrical semiconductivity of a first type (first conductivity type region of a substrate) 5, gate electrode 1, oxide spacers (pair of sidewall spacers) 6, and source and drain regions of a polarity opposite to the polarity of the silicon substrate (a pair of source/drain regions having a second conductivity type formed in said substrate) 7. The source and drain regions 7 are inwardly concaved and bend (inflection points) directly underneath the gate electrode 1. Gualandris does not disclose silicon-germanium alloy source/drain regions. However, Wieczorek discloses (see, for example, column 6, lines 8-23) that SiGe (silicon-germanium) in the source/drain regions have a lower bandgap, which lowers contact resistance. Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to use silicon-germanium alloy in the source/drain regions of Gualandris in order to lower contact resistance.

Gualandris in view of Wieczorek does not disclose the source/drain regions extending above the gate dielectric and wherein the top surface of said silicon or silicon alloy is spaced further from said gate electrode than the silicon or silicon alloy adjacent to said gate dielectric. However, Takeuchi discloses (see, for example, FIG. 11 (c)) a MOSFET comprising elevated source and drain regions 7B with a facet structure. In column 12, lines 45-63, Takeuchi teaches

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that such a structure provides reduced parasitic capacitance. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to use this structure in Gualandris in view of Wieczorek in order to reduce parasitic capacitance.

9. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gualandris et al. '885 in view of Wieczorek et al. '894 B1 in view of Takeuchi '351 as applied to claim 13 above, and further in view of Choi 6,057,582. Gualandris in view of Wieczorek in view of Takeuchi does not disclose a gate dielectric layer being thicker beneath the outside edges of said gate electrode than the gate dielectric layer beneath the center of said gate electrode. However, Choi discloses (see, for example, FIG. 2) a semiconductor device comprising a gate insulating film with both sides thicker than a thickness in the center. Choi teaches (see, for example, abstract) that such a gate insulating film reduces hot carrier effects. Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to use the gate insulating film in order to reduce hot carrier effects.

Response to Arguments

10. Applicant's arguments with respect to claims 1-6, and 8-14 have been considered but are most in view of the new ground(s) of rejection.

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INFORMATION ON HOW TO CONTACT THE USPTO

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Eugene Lee whose telephone number is 571-272-1733. The

examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Tom Thomas can be reached on 571-272-1664. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

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Eugene Lee

May 27, 2004

Jom Inomas

TOM THOMAS SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800